

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1374361
Invoice Date 02/28/06
Client Number 172573

=====

Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees	27,359.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$27,359.50
	=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1374361
 Invoice Date 02/28/06
 Client Number 172573
 Matter Number 60026

=====

Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2006

Date	Name		Hours
-----	-----		-----
01/02/06	Cameron	Review materials relating to dust methodology reports (1.40); e-mails from M. Browdy regarding same (.40).	1.80
01/03/06	Cameron	Prepare for and participate in conference call with K & E and R. Finke regarding expert reports for Phase I (.80); review materials relating to same (1.40); review materials regarding potential expert witness (.70).	2.90
01/04/06	Cameron	Telephone call with R. Finke regarding issues relating to dust methodology rebuttal report (.30); attend to e-mails regarding same (.20); review materials relating to hearing on 15th omnibus objections (1.50); review product identification objection data (.90).	2.90
01/05/06	Cameron	Review materials relating to dust methodology report issues (.80); review documents relating to product identification objections (.90).	1.70
01/05/06	Flatley	Review experts reports and outline issues to discuss with R. Senftleben for Phase I property damage estimation.	1.40

172573 W. R. Grace & Co.
 60026 Litigation and Litigation Consulting
 February 28, 2006

Invoice Number 1374361
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Date	Name		Hours
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01/05/06	Thorp	Call with J. Worobij re database setup.	.20
01/06/06	Cameron	Multiple e-mails and phone calls with counsel regarding dust methodology reports (.60); review materials relating to same (.90); review materials relating to 15th omnibus objections (.80).	2.30
01/06/06	Lord	Research docket and update 2002 Service List.	.40
01/08/06	Cameron	Review claimants' experts' dust methodology reports and potential rebuttal issues.	1.90
01/09/06	Atkinson	Review Science Trial deposition, per request from counsel for copy.	.20
01/09/06	Cameron	Continued review of materials for dust methodology reports (.90); review materials relating to 15th omnibus objections (.80).	1.70
01/09/06	Thorp	Review CD with proprietary SAS database received from client.	1.10
01/10/06	Cameron	Attention to dust methodology report issues.	.80
01/11/06	Atkinson	E-mail attaching deposition from Grace Science Trial matter.	.20
01/12/06	Atkinson	Review M. Murphy e-mail re: request to provide DVDs of ZAI attic material to PD Committee.	.70
01/12/06	Cameron	Prepare for (.30) and participate in call with R. Finke and consultant regarding dust report issues (.80); review materials for discovery conference with PD Committee (.60).	1.70
01/13/06	Atkinson	E-mail to M. Murphy (Casner & Edwards) re: DVD of ZAI documents.	.10

172573 W. R. Grace & Co.
 60026 Litigation and Litigation Consulting
 February 28, 2006

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Date	Name	Hours
01/13/06	Cameron	3.80
	Participate in conference call with PD Committee regarding discovery confer and consult (2.10); follow-up call with Grace lawyers (.30); review materials relating to dust methodology issues (.80); e-mails regarding same (.60).	
01/13/06	Flatley	.30
	Messages and with R. Senftleben regarding supplemental report.	
01/16/06	Cameron	.70
	E-mails regarding expert report issues (.40); review materials relating to discovery issues (.30).	
01/17/06	Atkinson	.60
	Arrange to have ZAI production discs copied to provide to M. Murphy (Casner & Edwards) to forward to PD Committee.	
01/17/06	Cameron	1.30
	Meet with R. Finke regarding expert reports for PD estimation (.40); e-mails re: same (.40); revise e-mail re: discovery issues (.50).	
01/17/06	Flatley	.60
	E-mails and responses regarding revisions to witness statement	
01/18/06	Atkinson	1.10
	Review Grace files re: settlements, per R. Finke request.	
01/18/06	Cameron	3.90
	Prepare for (.40) and participate in conference call with Grace lawyers regarding discovery issues (1.10); follow-up e-mails and calls regarding same (.60); attend to issue relating to rebuttal reports (.90); multiple e-mails and telephone calls with R. Finke regarding same (.90).	
01/19/06	Atkinson	.80
	Continue review of files re: settlements per R. Finke request.	
01/19/06	Cameron	6.10
	Mutliple e-mails and telephone calls with K&E and R. Finke regarding rebuttal expert reports (1.90); review supporting materials regarding same (2.30);	

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 60026 Litigation and Litigation Consulting
 February 28, 2006

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Date	Name	Hours
	telephone call regarding experts (.90) review draft reply brief (.50); attend to audit issues (.50).	
01/20/06	Cameron	4.40
	Work with K&E regarding filing expert rebuttal reports (.80); multiple calls with experts regarding same (1.60); review materials relating to 15th omnibus objections (.80); review materials regarding document reproduction issues (.80); review product ID materials (.40).	
01/23/06	Cameron	1.50
	Follow-up with issues relating to dust reports (.60); revise materials regarding request for documents relating to product ID objections (.90).	
01/24/06	Atkinson	.50
	Telephone conference with Terrell Stansbury (Kirkland) re: testing database (.10); meet with C. Turkaly to confirm December 2005 and January 2006 productions of DVDs to plaintiffs of ZAI documents (.30); e-mail to D. Cameron re: settlements (.10).	
01/24/06	Cameron	1.60
	Review materials relating to dust methodology reports (.90); review product ID objection materials (.70).	
01/24/06	Thorp	.40
	Conference call with M. Atkinson re: status of production of database and verification of data and files that were sent to plaintiffs.	
01/24/06	Turkaly	.40
	Office conference with M. Atkinson re: status of production of databases and verification of data and files that were sent to plaintiffs	
01/25/06	Atkinson	.20
	Per D. Cameron e-mail, review J. Bentz file for settlement agreement.	

172573 W. R. Grace & Co.
 60026 Litigation and Litigation Consulting
 February 28, 2006

Invoice Number 1374361
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Date	Name		Hours
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01/26/06	Atkinson	Prepare collection of ZAI database materials originally produced in Fall 2002, and requested by PI Plaintiffs in December 2005 and by PD Committee in January 2006.	.20
01/26/06	Restivo	Meeting with R. Finke, et al. re: follow-up to hearing.	.50
01/27/06	Cameron	Follow-up on issues relating to product ID objections (.80); review materials relating to same (.90); review materials relating to dust reports and Phase I issues (.90).	2.60
01/28/06	Cameron	Review materials from R. Finke regarding ZAI claims.	.90
01/30/06	Cameron	Attend to product identification objection issues (.50); review data regarding same (.40); review expert files regarding dust reports and Phase I issues (.90).	1.80

TOTAL HOURS			56.20

TIME SUMMARY	Hours	Rate	Value
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James J. Restivo Jr.	0.50	at \$ 600.00 =	300.00
Lawrence E. Flatley	2.30	at \$ 535.00 =	1,230.50
Douglas E. Cameron	46.30	at \$ 530.00 =	24,539.00
John B. Lord	0.40	at \$ 190.00 =	76.00
Maureen L. Atkinson	4.60	at \$ 180.00 =	828.00
Christine H. Turkaly	0.40	at \$ 115.00 =	46.00
Aaron Thorp	1.70	at \$ 200.00 =	340.00

CURRENT FEES 27,359.50

TOTAL BALANCE DUE UPON RECEIPT \$27,359.50

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REED SMITH LLP
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Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1374362
Invoice Date 02/28/06
Client Number 172573

=====

Re: W. R. Grace & Co.

(60027) Travel-Nonworking

Fees	10,136.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$10,136.00
	=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1374362
 Invoice Date 02/28/06
 Client Number 172573
 Matter Number 60027

=====

Re: (60027) Travel-Nonworking

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2006

Date	Name		Hours
-----	-----		-----
01/05/06	Flatley	Travel to San Francisco and Palo Alto, CA (one-half time).	2.00
01/07/06	Flatley	Return travel from California (one-half time).	3.50
01/11/06	Cameron	Travel to Washington, D.C. for criminal defense team meeting (one-half time).	1.20
01/12/06	Cameron	Travel to D.C. airport and return to Pittsburgh (one-half time).	1.30
01/12/06	Flatley	Trip from Washington, D.C. to Boca Raton, FL (one-half time).	2.00
01/16/06	Cameron	Portion of travel (non-working) from Pittsburgh to Washington D.C. for meeting with experts (one-half time).	1.60
01/16/06	Flatley	Travel time to Washington, D.C. (one-half time).	2.50
01/17/06	Cameron	Travel from Washington D.C. to Pittsburgh (one-half time).	1.70
01/20/06	Flatley	To Washington, DC and return (one-half time).	2.00
01/31/06	Flatley	Driving to Morgantown, West Virginia and return from Pittsburgh airport (one-half time).	1.20

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60027 Travel-Nonworking
February 28, 2006

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Page 2

TOTAL HOURS 19.00

TIME SUMMARY	Hours	Rate	Value
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Lawrence E. Flatley	13.20 at \$ 535.00 =		7,062.00
Douglas E. Cameron	5.80 at \$ 530.00 =		3,074.00

CURRENT FEES 10,136.00

TOTAL BALANCE DUE UPON RECEIPT \$10,136.00
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Boca Raton, FL 33487

Invoice Number 1374363
Invoice Date 02/28/06
Client Number 172573

=====

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees	1,353.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$1,353.00
	=====

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 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1374363
 Invoice Date 02/28/06
 Client Number 172573
 Matter Number 60028

=====

Re: (60028) ZAI Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2006

Date	Name		Hours
-----	-----		-----
01/03/06	Cameron	Attend to issues relating to ZAI.	.50
01/04/06	Restivo	Telephone conference with Will Sparks relating to ZAI issues.	.40
01/09/06	Cameron	Review material from R. Finke regarding cost issues related to ZAI Science Trial.	.80
01/31/06	Cameron	Review materials relating to potential ZAI witness.	.80
		TOTAL HOURS	2.50

TIME SUMMARY	Hours	Rate	Value
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James J. Restivo Jr.	0.40 at \$ 600.00 =		240.00
Douglas E. Cameron	2.10 at \$ 530.00 =		1,113.00

CURRENT FEES 1,353.00

TOTAL BALANCE DUE UPON RECEIPT \$1,353.00

=====

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Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1374364
Invoice Date 02/28/06
Client Number 172573

=====

Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees	1,789.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$1,789.50
	=====

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 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1374364
 Invoice Date 02/28/06
 Client Number 172573
 Matter Number 60029

=====

Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2006

Date	Name		Hours
-----	-----		-----
01/04/06	Ament	Review records for billing rates and prepare spreadsheet per D. Cameron request re: working timekeepers billing rates for fee application purposes and provide same to D. Cameron.	.90
01/18/06	Muha	Review and revise DBR for preparation of December 2005 monthly fee application.	.90
01/19/06	Muha	Additional revisions and corrections to DBR for December 2005 monthly application.	.50
01/23/06	Lord	Research docket and draft CNO to Reed Smith November fee application.	.40
01/24/06	Muha	Extensive revisions and provide additional descriptions for time and expense entries in December 2005 monthly application.	1.30
01/25/06	Lord	E-file and perfect service of CNO for Reed Smith November fee application (.4); correspondence to R. Finke re: same (.1).	.50
01/26/06	Cameron	Attend to fee application issues.	.40
01/30/06	Cameron	Final review of fee application materials.	.50

172573 W. R. Grace & Co.
 60029 Fee Applications-Applicant
 February 28, 2006

Invoice Number 1374364
 Page 2

Date	Name		Hours
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01/30/06	Muha	Additional revisions to explanations used in fee and expense details for December 2005 monthly application.	.60
01/31/06	Ament	E-mails with J. Lord re: Dec. monthly fee application.	.10
01/31/06	Lord	E-mails with S. Ament re: monthly fee application issues.	.20
TOTAL HOURS			6.30

TIME SUMMARY	Hours	Rate	Value
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Douglas E. Cameron	0.90 at \$ 530.00 =		477.00
Andrew J. Muha	3.30 at \$ 295.00 =		973.50
John B. Lord	1.10 at \$ 190.00 =		209.00
Sharon A. Ament	1.00 at \$ 130.00 =		130.00

CURRENT FEES 1,789.50

TOTAL BALANCE DUE UPON RECEIPT \$1,789.50

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W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1374365
Invoice Date 02/28/06
Client Number 172573

=====

Re: W. R. Grace & Co.

(60030) Hearings

Fees	6,969.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$6,969.00
	=====

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 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1374365
 Invoice Date 02/28/06
 Client Number 172573
 Matter Number 60030

=====

Re: (60030) Hearings

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2006

Date	Name		Hours
-----	-----		-----
01/04/06	Ament	Review e-mail received from M. Rosenberg of K&E re: Jan. hearings and meet with T. Martin re: coordinating same.	.10
01/05/06	Cameron	Review materials for January 24 hearing.	.90
01/06/06	Ament	Meet with J. Trice re: assisting K&E with Jan. hearings in Pittsburgh and e-mail to T. Martin re: same.	.10
01/06/06	Cameron	Review material for January 24 hearing in Pittsburgh.	.80
01/20/06	Cameron	Review materials for hearing on objections.	.90
01/22/06	Cameron	Review materials for 1/24-1/26 hearings.	.90
01/23/06	Cameron	Review materials for 1/24-1/26 hearings (.70); meet with K&E lawyers regarding same (.40).	1.10
01/24/06	Cameron	Meet with R. Finke and K&E lawyers re: hearing issues (.80); attend portions of hearing with respect to objections to PD claims (1.50); follow up meetings with R. Finke and K&E lawyers (.50).	2.80

172573 W. R. Grace & Co.
 60030 Hearings
 February 28, 2006

Invoice Number 1374365
 Page 2

Date	Name		Hours
-----			-----
01/25/06	Cameron	Attend portion of hearing relating to objections to PD claims (1.70); meet with Grace counsel regarding same (.90).	2.60
01/26/06	Cameron	Meet with R. Finke concerning hearing issues (.30); attend portions of hearing (2.40); meet with R. Finke and M. Browdy regarding hearing issues (.40).	3.10
TOTAL HOURS			13.30

TIME SUMMARY	Hours	Rate	Value
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Douglas E. Cameron	13.10	at \$ 530.00 =	6,943.00
Sharon A. Ament	0.20	at \$ 130.00 =	26.00

CURRENT FEES 6,969.00

TOTAL BALANCE DUE UPON RECEIPT \$6,969.00

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One Town Center Road
Boca Raton, FL 33486

Invoice Number 1374366
Invoice Date 02/28/06
Client Number 172573

=====

Re: W. R. Grace & Co.

(60035) Grand Jury Investigation

Fees	131,885.75
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$131,885.75
	=====

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 Tax ID# 25-0749630

W.R Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1374366
 Invoice Date 02/28/06
 Client Number 172573
 Matter Number 60035

=====

Re: (60035) Grand Jury Investigation

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2006

Date	Name		Hours
-----	-----		-----
01/01/06	Flatley	Reviewing materials on potential expert witness and outlining (1.9); preparation for 1/3/06 meeting (0.3).	2.20
01/02/06	Cameron	Review literature and materials relating to several expert witnesses (1.90); e-mails regarding same (.40); begin preparation for meetings in Washington, D.C. regarding expert witness outlines (1.30).	3.60
01/03/06	Aten	Conference with L. Flatley, C. Gatewood and M. DiChiera re: background information and status of litigation and "health" team assignment.	1.60
01/03/06	Cameron	Multiple e-mails regarding scheduling issues and strategy meeting (.60); telephone call with several potential expert witnesses (.70); review materials for strategy meeting in D.C. (.90); review consultants' literature and prior testimony (1.80); review government's expert witness disclosures (.90).	4.90

172573 W. R. Grace & Co.
 60035 Grand Jury Investigation
 February 28, 2006

Invoice Number 1374366
 Page 2

Date	Name	Hours
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01/03/06	DiChiera	1.50
	Meeting with L. Flatley, C. Gatewood and R. Aten regarding case status, key players and discussion regarding potential experts as well as a strategy regarding new assignments of review of Whitehouse medical records received.	
01/03/06	Flatley	2.70
	Preparation for health expert interviews (1.2); meet with C. Gatewood, R. Aten and M. DiChiera regarding organizing document reviews (1.5).	
01/03/06	Gatewood	4.50
	Prepare for meeting with L. Flatley including review of summary materials in connection with litigation (0.9); meet with L. Flatley, M. DiChiera and R. Aten concerning strategy and outstanding issues (1.5); review materials provided by L. Flatley (2.5).	
01/04/06	Atkinson	.40
	Review Grace files re: medical experts.	
01/04/06	Cameron	4.60
	Multiple e-mails regarding meetings with potential experts (.70); prepare for telephone call with K & E and HRO regarding expert witness issues (.90); review materials relating to several potential experts (2.3); telephone call with R. Finke regarding same (.30); telephone call with potential expert (.40).	
01/04/06	DiChiera	.40
	Confer with M. Atkinson regarding location of expert file (0.2); forward material to L. Flatley per request in connection with the preparation of meeting with Dr. Fiengold (0.2).	
01/04/06	Flatley	1.60
	E-mails regarding expert witness preparation and preparation for California trip (1.3); call with R. Senftleben regarding Florida and California meetings (0.3).	

172573 W. R. Grace & Co.
 60035 Grand Jury Investigation
 February 28, 2006

Invoice Number 1374366
 Page 3

Date	Name	Hours
-----	-----	-----
01/05/06	Cameron	5.90
	Prepare for (.80) and participate in conference call with K & E, HRO and L. Flatley regarding expert witness issues (.60); review summaries of meetings with various expert witnesses (1.80); prepare for (.20) and participate in conference call with K. Coggon regarding revisions to summary outline and planning issues (1.0); review multiple e-mails from B. Jacobson regarding expert witness issues (.70); prepare summary of calls with potential experts (.80).	
01/05/06	Flatley	6.20
	Review B. Jacobson outline and other preparation for conference call (1.6); call with R. Senftleben (0.2); conference call with B. Jacobson, K. Coggon and D. Cameron (0.5); follow-up on conference call (0.9); preparation for expert witness meetings in California (3.0).	
01/05/06	Worobij	.40
	Per K & E request, copy over document image and load data files from CDs to network litigation server.	
01/06/06	Cameron	4.40
	Prepare for meetings and calls with potential expert witnesses (2.90); e-mails regarding summary outlines for same (.30); review government's expert disclosures and proposed testimony (1.20).	
01/06/06	DiChiera	.60
	Telephone call to the systems department re: ATSDR material CD database issues.	
01/06/06	Flatley	7.00
	Meet with R. Senftleben to prepare for meeting (2.5); meeting with R. Senftleben et al. in California (2.5); follow-up work after meeting with R. Senftleben (2.0).	

172573 W. R. Grace & Co.
 60035 Grand Jury Investigation
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Invoice Number 1374366
 Page 4

Date	Name	Hours
-----	-----	-----
01/08/06	Aten	.60
	Read expert disclosure of Spear and began reading Whitehouse materials.	
01/08/06	Cameron	4.40
	Extensive review and revisions to attorney work product strategy outline of expert witness issues (1.10); telephone call with K. Coggon regarding same (.50); review of additional materials in preparation for strategy meetings in D.C. (2.40); various e-mails regarding same (.40).	
01/08/06	Flatley	3.80
	Preparation for expert conference call to be held on 1/9/06 (3.4); reorganizing after California (0.4).	
01/09/06	Aten	.40
	Continue to read and analyze Whitehouse materials.	
01/09/06	Cameron	5.60
	Review and comment on outline for meeting with criminal defense team (.80); conference call regarding same (.30); preparation for meeting with criminal defense team (3.60); communications with potential experts regarding defense issues (.90).	
01/09/06	DiChiera	1.20
	Draft email to L. Flatley regarding ATSDR Study (0.20); research regarding Dr. Whitehouse's paper in the American Journal of Industrial Medicine (1.0).	
01/09/06	Flatley	9.10
	Review and revise Kirkland & Ellis outline for 1/11 and 1/12 meetings (2.0); conference call regarding Kirkland & Ellis outline revisions (0.4); reviewing and revising outline for 1/13 expert witness meeting (2.0); preparation for 1/11 and 1/12 meetings in Washington, D.C. (3.4); conference call with potential expert witness, Grace lawyers and Kirkland & Ellis (1.0); follow-up with R. Senftleben regarding	

172573 W. R. Grace & Co.
 60035 Grand Jury Investigation
 February 28, 2006

Invoice Number 1374366
 Page 5

Date	Name	Hours
	conference call (0.3).	
01/10/06	Aten	2.60
	Conference with L. Flatley re: document review issues (0.6); conference with M. DiChiera re: Concordance database and documents (1.2); reviewed Protective Order (0.8).	
01/10/06	Atkinson	.30
	Review Grace expert files per L. Flatley request.	
01/10/06	Cameron	2.60
	Prepare for meeting with criminal defense team.	
01/10/06	DiChiera	4.10
	Prepare for and attend meeting with L. Flatley and R. Aten regarding document review issues (0.8); teleconference with the Falls Church office regarding the Concordance database (0.4); review material received and prepare report for meeting (2.9).	
01/10/06	Flatley	6.30
	Preparation for 1/11 and 1/12 D.C. meetings, including drafting and revising detailed outline (6.1); meet with D. Cameron regarding strategy meetings (0.2).	
01/11/06	Cameron	9.90
	Prepare for (.90) and attend meeting with criminal defense team (8.40); prepare for second day of meetings (.60).	
01/11/06	Flatley	10.00
	Preparation for 1/11 and 1/12 meetings at office and on trip to Washington (3.5); attend meeting at Kirkland & Ellis in Washington (6.5).	
01/12/06	Cameron	5.80
	Prepare for (.80) and participate in meeting (2nd day) with defense team (5.0).	
01/12/06	Flatley	8.00
	Preparation for 1/12 meeting (2.5); meeting at Kirkland & Ellis and follow-up (4.0); follow-up on Kirkland & Ellis meeting (1.5).	

172573 W. R. Grace & Co.
 60035 Grand Jury Investigation
 February 28, 2006

Invoice Number 1374366
 Page 6

Date	Name	Hours
01/13/06	Cameron	4.20
	Review of literature and prior reports relating to Libby amphibole (1.60); prepare for 1/17 meeting with experts (2.20); multiple e-mails regarding same (.40).	
01/13/06	Flatley	7.00
	Preparation for meeting (1.5); meet with R. Senftleben and B. Jacobson regarding meeting with potential consultant (2.5); meeting with R. Senftleben and B. Jacobson, et al. (3.0).	
01/14/06	Cameron	2.60
	Review materials for meetings in Washington, DC with defense team members (1.70); review materials from 1/11-12/06 meetings and action items (.90).	
01/15/06	Cameron	3.50
	Review of government supplemental disclosures (1.90); continued preparation for 1/17 meeting in Washington, DC (1.60).	
01/16/06	Cameron	4.80
	Prepare for meeting in Washington D.C. with potential expert witnesses and Grace counsel (3.20); meet with R. Finke and potential report witness (.80); working dinner (part) with potential experts and Grace Counsel (.80).	
01/16/06	Flatley	.50
	E-mails and responses re: meetings with co-counsel.	
01/17/06	Aten	1.90
	Continue to review and analyze expert disclosures.	
01/17/06	Cameron	7.70
	Prepare for (.90) and meet with potential expert witnesses, in-house counsel for Grace, K&E and HRO regarding defense issues (5.70); meet with R. Finke and expert witnesses (.50); meet with two expert witnesses following general meeting (.60).	

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Date	Name	Hours
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01/17/06	DiChiera	.40
	Meeting with R. Aten regarding re: Study (0.1); prepare memo attached to binder to be forwarded to L. Flatley, C. Gatewood and R. Aten for reference and information (0.3).	
01/17/06	Flatley	1.70
	Reorganizing after meetings regarding medical issues and responding to e-mails (1.0); preparation for 1/19 conference call (0.7).	
01/18/06	Aten	.30
	Reviewed expert reports re: missing exhibits and e-mail to D. Kuchinsky re: same.	
01/18/06	Cameron	3.70
	E-mails and phone calls regarding follow-up to 1/17 meeting (.90); review Government supplemental expert materials (1.60); begin preparation of summary memo of meetings and action plan (1.20).	
01/19/06	Aten	.90
	Reviewed supplemental expert reports and memo by D. Kuchinsky re: her review of medical records.	
01/19/06	Cameron	2.60
	Review e-mails relating to potential expert issues (.80); attend to follow up issues and memo relating to 1/17 meeting with experts (.90); review scientific literature relating to expert issues (.90).	
01/19/06	DiChiera	.40
	Review and respond to emails from L. Flatley (0.1); prepare and arrange for expert reports and exhibits to be copied in preparation with request (0.1); meeting with R. Aten re: exhibits and supplemental expert reports (0.1); review and respond to emails from R. Aten regarding arrangements for copying of supplemental expert reports (0.1).	

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Date	Name		Hours
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01/19/06	Flatley	Outline in preparation for status call on expert issues (2.1); conference call to discuss expert issues (2.0); preparation for 1/20/06 expert meeting in Washington (1.0).	5.10
01/20/06	Aten	Reviewed news articles re: wood smoke issues.	.40
01/20/06	Cameron	Multiple e-mails relating to potential experts (.90); review materials from B. Jacobson (.70); review and revise memo re: strategy from expert meeting (1.30).	2.90
01/20/06	Flatley	Calls and e-mails regarding scheduling 1/31 expert witness meeting (1.0); drafting outline regarding 1/19/06 conference call decisions on experts, reviewing notes and evaluating plans (2.3); attend meeting with potential expert witness and follow-up on meeting (5.0).	8.30
01/21/06	Cameron	Work on materials relating to experts for constituent analysis.	1.20
01/22/06	Cameron	Review literature and other materials received from potential expert witness (1.50); revise summary memo regarding strategy meetings (1.20).	2.70
01/23/06	Aten	Reviewed slides from consultant, expert disclosures, and binders.	1.60
01/23/06	Cameron	Multiple e-mails regarding expert witness issues (1.10); review and revise summary and planning memo regarding experts (1.70); review materials regarding government disclosure (.60); meet with R. Finke regarding expert issues (.30).	3.70

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Date	Name	Hours
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01/23/06	DiChiera	3.10
	Prepare binders relating to the Government's Supplemental Expert Witness Disclosures (2.6); review and respond to emails from R. Aten regarding status of binders (0.5).	
01/23/06	Flatley	.90
	Reviewing and responding to e-mails/correspondence and reorganization after Washington trip (0.7); calls re: same (0.2).	
01/23/06	Restivo	.40
	Receipt and review of new pleadings.	
01/24/06	Aten	.60
	Conference with L. Flatley re: information re: air quality in Libby (0.1); reviewed news reports re: same (0.5).	
01/24/06	Cameron	4.70
	Review and revise memo relating to potential expert witness meetings (.90); multiple e-mails re: same (.70); e-mails re: various scheduling issues (.40); meet with R. Finke re: expert witness issues (2.10); telephone call with potential consultants (.60).	
01/24/06	Flatley	1.30
	Review overview of health experts issues (0.7); e-mails to/from B. Jacobson, D. Kuchinsky et al. (0.2); meet with R. Aten regarding documents review and other issues (0.4).	
01/25/06	Atkinson	.40
	Searches re: testing documents, per T. Mace request.	
01/25/06	Cameron	5.60
	Review and revise memo regarding potential expert witness meetings (1.10); meeting with R. Finke regarding multiple expert witness and related issues (1.80); telephone call with B. Jacobson regarding same (.80); telephone call with consultants regarding same (.60); prepare and revise draft request for information to government (.90); e-mails regarding potential witness meeting (.40).	

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Date	Name	Hours
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01/25/06	Flatley	Revisions to outline regarding 1/19 conference call and review B. Jacobson outline (3.5); e-mail and analysis of O.M. Scott issue (0.4). 3.90
01/26/06	Cameron	Finalize draft language for samples request to government (.80); telephone call with potential consultants re same (.40) attend to issues relating to potential experts on industrial hygiene issues (1.60); revise materials form K. Coggan (.60); meet with R. Finke re expert issues (.50). 3.90
01/27/06	Cameron	Extensive discussion with and follow-up material review for potential expert witness (1.60); review materials to supplement criminal defense outline (1.30); telephone call with R. Finke regarding same (.20); review material from potential expert (1.10). 4.20
01/27/06	Flatley	Preparation for witness meeting on 1/31 (2.5); e-mails and replies (0.2). 2.70
01/28/06	Cameron	Review materials for defense strategy outline (.80); review literature and other materials for potential experts (.90). 1.70
01/29/06	Aten	Reviewed documents and binders on hand (0.6); prepared document summarizing same (0.8); began conducting Internet research re: health issues (1.0). 2.40
01/29/06	Atkinson	E-mails from/to research librarians re: research on prospective experts (.40); Internet searches re: prospective experts (.30). .70

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Date	Name		Hours
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01/29/06	Cameron	Review and organize materials for communications with potential experts (1.30); review materials relating to testing data (.90); follow-up with respect to information request from K&E (.70); emails regarding potential witness issues (.40).	3.30
01/29/06	DiChiera	Review and respond to emails from R. Aten regarding status memorandum of material received and needed in preparation for meeting on Monday with L. Flatley.	.20
01/29/06	Flatley	E-mails regarding meeting scheduling and other issues (0.3); reviewing and outlining various memoranda, especially summaries of documents that are being reviewed (3.6).	3.90
01/30/06	Aten	Conference with L. Flatley re: documents and binders reviewed time for and highlighted areas to follow-up on.	2.10
01/30/06	Atkinson	E-mail and telephone call L. Lamphear re: research on potential experts (.20); Internet searches on potential experts (.30); meet with D. Cameron (.10).	.60
01/30/06	Beswick	Background research on potential expert witnesses.	.25
01/30/06	Bruce	Checked expert witness directories for entries, Internet searches and PubMed searches for certain experts.	2.70
01/30/06	Cameron	Follow up discussions with potential expert witness (.70); review materials relating to testing issues (1.70); review prior testimony and reports of potential expert witnesses (1.20); review summary outline regarding strategy (.60); memo regarding discussion with potential experts (.90).	5.10

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Date	Name	Hours
01/30/06	DiChiera	1.10
	Attend part of meeting with L. Flatley and R. Aten regarding preparation of government expert witness binder (0.9); prepare binder and transmittal letter in connection with service of binder to potential expert witness (0.2).	
01/30/06	Flatley	3.60
	Review various documents in preparation for meeting (1.2); meet with R. Aten regarding follow-up on documents (1.8); review and revise M. DiChiera letter and information to potential expert (0.3); preparation for 1/31/06 meeting (0.3).	
01/30/06	Lanphear	.90
	Searched for background information on various potential expert witnesses, as requested by D. Cameron/M. Atkinson.	
01/31/06	Aten	3.90
	Prepared "to do" list based on meeting with L. Flatley (0.4); e-mails to K & E attorneys re: medical records (1.1); deposition transcripts, binders; compared materials received re: A. Frank and list of his depositions (0.7); continue to research wood smoke issue (1.7).	
01/31/06	Atkinson	1.50
	Performed Internet searches re: prospective experts, and prepare summary document/file on each potential expert.	
01/31/06	Cameron	4.80
	Multiple e-mails and calls relating to issues raised by potential experts (.90); review testing data received from K&E (1.40); review materials for upcoming meetings with potential experts (1.70); review government supplemental reports (.80).	

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Date	Name	Hours
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01/31/06	Flatley	7.10
	Preparation for meeting with potential expert witness (3.1); attending meeting with D. Kuchinsky, B. Jacobson et al. (2.5); follow-up meeting with D. Kuchinsky upon return to Pittsburgh (1.5).	

TOTAL HOURS		272.85

TIME SUMMARY	Hours	Rate	Value
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James J. Restivo Jr.	0.40	at \$ 600.00 =	240.00
Lawrence E. Flatley	102.90	at \$ 535.00 =	55,051.50
Douglas E. Cameron	124.60	at \$ 530.00 =	66,038.00
Carol J. Gatewood	4.50	at \$ 380.00 =	1,710.00
Rebecca E. Aten	19.30	at \$ 270.00 =	5,211.00
Maureen L. Atkinson	3.90	at \$ 180.00 =	702.00
Maria E. DiChiera	13.00	at \$ 180.00 =	2,340.00
Louise A. Beswick	0.25	at \$ 165.00 =	41.25
Leslie Lanphear	0.90	at \$ 170.00 =	153.00
Sarah Bruce	2.70	at \$ 130.00 =	351.00
John B. Worobij	0.40	at \$ 120.00 =	48.00

CURRENT FEES 131,885.75

TOTAL BALANCE DUE UPON RECEIPT \$131,885.75